

10-04-2005 18:05

From-PILLSBURY WINTHROP

+703-905-2500

T-385 P.001/005 F-778

Intellectual Property Group of  
Pillsbury Winthrop Shaw Pittman LLP  
Attorneys at Law  
P.O. Box 10500  
McLean, VA 22102

RECEIVED  
CENTRAL FAX CENTER

OCT 04 2005

Telephone: (703) 905-2000

Our Facsimile #: (703) 905-2500

FACSIMILE TRANSMISSION

TO: UNITED STATES PATENT AND TRADEMARK OFFICE

FACSIMILE #: (571) 273-8300 (official copy)

No. Pages (Including this page) 5 FAX Operator: Diane Bogusz

IF YOU DO NOT RECEIVE CLEARLY ALL PAGES, PLEASE CONTACT US IMMEDIATELY

By Telephone AT: (703) 905-2181 (direct)  
or (703) 905-2000(local)

--2--2--

USPTO:

PLEASE ACKNOWLEDGE CLEAR RECEIPT OF ALL PAGES INDICATED  
ABOVE BY FAXING THIS PAGE BACK TO (703) 905-2500.

In re PATENT APPLICATION of  
Inventor(s) Michael CARROLL  
Appln. No. 09/416,536

Filed: October 12, 1999

Atty. Dkt. 042846-0313548

TITLE: System and Method for  
Presenting Tables in  
Selectable Portions

Date: OCTOBER 4, 2005

Name or type of signed papers being  
transmitted:  
REPLY BRIEF

(ATTN: Atty/Sec : Transmit only one paper herewith. For papers not acceptable by fax, see back side of LAM Forms Directory PAT-286 Rear. Do not file originals but fasten them in our file (left side) with this sheet and fax receipt on top. Do NOT send the originals nor a confirmation copy to the PTO.)

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below.

Name Sean L. Ingram Sig. [Signature] Date October 4, 2005  
Reg. No. 48283  
042846-0313548

PAT-286 7/99

Reply Brief  
U.S. Application Serial No. 09/416,536  
Attorney Docket No. 042846-0313548

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

**RECEIVED  
CENTRAL FAX CENTER**

In re PATENT APPLICATION of:

Confirmation No.: 6286

OCT 04 2005

Michael CARROLL

Group Art Unit: 2179

Serial No.: 09/416,536

Examiner: Huynh, Ba

Filed: October 12, 1999

Title: SYSTEM AND METHOD FOR PRESENTING TABLES IN SELECTABLE PORTIONS

**REPLY BRIEF**

Mail Stop Appeal Brief-Patents  
The Assistant Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

**I. INTRODUCTION**

This Reply Brief is being filed within two months of the Examiner's Answer (Supplemental) dated August 4, 2005. This Brief responds to the new points raised by the Examiner's Answer.

**A. The Status of the Claims**

Pending: Claims 1, 3, 5, 6, 8, 10, 11, 13-16, and 18-26 are pending.  
Cancelled: Claims 2, 4, 7, 9, 12, and 17 are cancelled.  
Rejected: Claims 1, 3, 5, 6, 8, 10, 11, 13-16, and 18-26 stand rejected.  
Allowed: No claims have been allowed.  
On Appeal: Claims 1, 3, 5, 6, 8, 10, 11, 13-16, and 18-26 are appealed.

Reply Brief  
U.S. Application Serial No. 09/416,536  
Attorney Docket No. 042846-0313548

## II. RESPONSE TO EXAMINER'S ARGUMENTS

### Rejections Under 35 U.S.C. § 102(b) and (e)

#### The Examiner's has again Mischaracterized the Anderson Reference

Anderson appears to describe a conventional method of entering data into a spreadsheet and performing tasks, such as a cut and paste task, on the data. The Examiner alleges that Anderson teaches "user selectable graphics presentation module 260 that presents one or more user defined and selectable graphical portions in the graphical user interface, each user selectable graphical portion 261 is selectively assigned to the one or more user selectable table portions specified by the user" (see Examiner's Answer at page 4). However, the claims recite a feature wherein a user assigns the one or more user selectable table portions to at least one of the one or more graphical portions. Even if Anderson did teach the feature as the Examiner alleges, assigning a graphical portion (tab) to a table portion (cell) in Anderson is not the same as assigning a table portion to one or more graphical portions as claimed. Since the Examiner acknowledges that Anderson inverts the assigning process, Anderson cannot anticipate the claimed invention.

Additionally, the Examiner takes the position that entering data on a particular spreadsheet page and grouping spreadsheet pages equates to a "user selectable graphics presentation module 260 that presents one or more user defined and selectable graphical portions in the graphical user interface, each user selectable graphical portion 261 is selectively assigned to the one or more user selectable table portions specified by the user." However, each page of Anderson's spreadsheet program is previously associated with all cells that make up a spreadsheet page. Renaming a page does not alter the pre-established association between cells and pages. There is no factual support in Anderson for the allegation that the system described by Anderson enables a user to select a cell and assign that cell to a tab. Rather, at best it appears that a user can enter data into a cell on a spreadsheet page and rename the tab associated with the spreadsheet page. Renaming a tab does not enable the user to associate the cell with the tab. The tab, whether renamed or not, is already associated with the entire spreadsheet page.

Reply Brief  
U.S. Application Serial No. 09/416,536  
Attorney Docket No. 042846-0313548

Furthermore, the selection of multiple spreadsheet pages is not the same as assigning a user selectable cell (portion of a page) to a tab, as the Examiner alleges. Specifically, the Examiner refers to column 9, lines 44-56 of Anderson as allegedly disclosing this feature. However, even if Anderson does disclose the ability to select multiple pages, Anderson does not disclose assigning these selected pages to a tab. Rather, selecting multiple pages simply allows a task to be simultaneously performed on all of the selected pages.

Because Anderson fails to disclose each and every claim feature, Anderson does not anticipate claims 1, 6, 11, 16, 21, 24, and 26. Thus the rejection of independent claims 1, 6, 11, 16, 21, 24, and 26 must be reversed. Additionally, the rejection of dependent claims 3, 5, 8, 10, 13, 15, 18, and 20-23 must be reversed at least by virtue of their dependencies from their corresponding independent claims.

*The Examiner has again Mischaracterized the Wilcox Reference*

The Examiner has also mischaracterized the Wilcox reference. Apparently, Wilcox discloses a system wherein each page in a notebook application is associated with a page tab and a page z-frame (see abstract; column 4, lines 45-60). The z-frame apparently facilitates the dragging and dropping of objects from one notebook page to another. This enables objects to be moved from one page to another without changing the page to be displayed. A user can view the contents of a second page by holding down a mouse button at the z-frame associated with the second page. Once the mouse button is released, the view is returned to the original page. However, similar to the above described argument relating to the Anderson reference, both the z-frame and the tabs are previously associated with a particular page by default. The user cannot assign a portion of a notebook page to a z-frame nor to a tab because they are pre-associated. The z-frame only facilitates the moving of objects from one page to another.

Because Wilcox fails to disclose each and every claim feature, Wilcox does not anticipate claims 1, 6, 11, 16, 21, and 24-26. Thus, the rejection of claims 1, 6, 11, 16, 21, and 24-26 as being must be reversed.

Reply Brief  
U.S. Application Serial No. 09/416,536  
Attorney Docket No. 042846-0313548

**Rejections Under 35 U.S.C. § 103(a)**

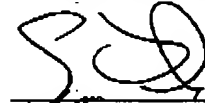
Regarding dependent claims 14 and 19, the Examiner admits that Anderson fails to "teach that the presented portion comprises a single row," and alleges that it would have been obvious to implement the presenting of the single row portion table data. The Examiner alleges that the motivation for this implementation is for the simplicity of the editing (*see* Examiner's Answer at page 6). However, as described above, Anderson fails to disclose user selectable table portions assigned by a user to at least one of the one or more graphical portions. Thus, there is no motivation to "implement the presenting of the single row table data" as the Examiner alleges. As such, the rejection of claims 14 and 19 must be reversed.

Appellants now appeal to this Honorable Board to promptly reverse these rejections and issue a decision in favor of Appellants. All of the claims are in condition for allowance.

DATE: October 4, 2005

Respectfully submitted,

PILLSBURY WINTHROP LLP



Sean Ingram

Reg. No. 48,283

PILLSBURY WINTHROP LLP  
P.O. Box 10500  
McLean, Virginia 22102  
Tel.: (703) 905-2000  
Fax: (703) 905-2500